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YOUR WEEKLY NEWSPAPER . . . WASHINGTON



THE SPOTLIGHT

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PAPER
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**U.S. Prohibits
Silver Purifier
In Your Pool**

—Page 11

VOLUME III NUMBER 16

April 18, 1977

Single copy price: 30¢

Defense Deputy's Conflict on Coke Condoned by President



CHARLES W. DUNCAN

—Pages 14-15



UPI PHOTO

The Red Reach . . .

Fidel Castro's loudly proclaimed program of "exporting communism" has gone worldwide now that his exercises in Latin America—notably Panama—are going so well for him. The myth about Cuba's dictator being at long range with Moscow was also squelched during his world tour, where he luxuriated in the glory of his success in Africa, where his troops fought for Angola. Castro is shown on his Moscow stop here, from left: Soviet President Nikolai Podgorny, Castro, General Secretary Leonid Brezhnev, Andrei Gromyko, Carlos Rodriguez, and Alexei Kosygin. For a look at Castro's adventures, see pages 4 and 5.

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Off Market**

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U.S. Still Leading Western

By Dr. Ian Anderson

"The United States is the leader of the Western world. Therefore it is also my leader."

These words spoken by B.J. Vorster, prime minister of South Africa, and echoed recently by I.D. Smith, prime minister of Rhodesia, have apparently been accepted without question by the general public.

By size and influence the U.S. is undoubtedly the leader of the Western world. But where is its leadership taking the Western world and how reliable is it as an ally of other Western countries? This question is also being asked by Americans who are unhappy over their country's weakness in the face of communist aggression.

The detente policy of "peaceful co-existence" with the U.S.S.R. is seen as

all concessions by the U.S.A. and all gains by the Soviet Union. It is clear that the U.S.S.R. does not consider itself bound to observe the same ground rules that inhibit the actions of the U.S.

There is no doubt in such an attitude. The U.S.S.R. has always proclaimed world conquest for communism as its undeviating aim. To the achievement of this target all its efforts and resources, of men and materials, are directed. The U.S.S.R. is thus the only country in the world that knows exactly what it intends to do and how it will do it.

By contrast, all the other major powers, especially the U.S.A. and Britain, while paying lip-service to anti-communism, have in fact made their accommodation with communism and no longer oppose it.

The U.S. in particular, by its acquiescence in the detente policy, by its vast technological and financial aid to the U.S.S.R., and especially by recent SALT agreements—limiting American defense spending in the vain hope that the U.S.S.R. will reciprocate—has done more to build up Soviet military strength in the 31 years since World War II than the U.S.S.R. could have achieved by its own efforts in a century.

The U.S. has allowed itself to be disarmed by its own government to a position of second place to the U.S.S.R. Even if rearmament were to be immediately resumed on a 24-hour basis, there is no hope that the U.S. could ever catch up. It is probably true that the technical quality of U.S. rocket missiles and weapons is higher than that of the U.S.S.R.,

but the sheer preponderance of weight and numbers of the latter's weaponry is likely to prevail in a first-strike war (indeed it is unlikely that there will ever be an opportunity for any retaliatory second strike).

The U.S. has staked its future in internationalism through multi-lateral trade agreements, international cartels and conglomerates, and by international financial banking through the International Monetary Fund, which it controls to all extent and purposes.

The government has rendered America highly vulnerable to communist blackmail by arming and financing its enemy; by allowing the enemy of the necessity of feeding itself, by dumping vast quantities of grain on the U.S.S.R., thereby permitting millions of workers to be released from agriculture to work in munitions

World—But in Retreat

Editor, "Rhodesia and World Report"

factories; by making America 40 per cent dependent on foreign oil which the Soviet growing control of all the oceans and seas of the world can interrupt at any moment; and by permitting dangerous left-wing ideologies to grow unchecked in America to the serious detriment of national morale.

After the Vietnam war it is seriously doubted if American troops will ever again engage in a foreign war; indeed it is to be wondered if they will even fight for America.

The United States' reliability as an ally of the West is nil. Four times, at least, in recent history has the United States let itself and/or its allies down rather than risk confrontation with the U.S.S.R.: • In 1953 at the Bay of Pigs, the Kennedy administration abandoned the anti-Castro Cubans to their fate and let Cuba

fall into communist hands, thereby providing a springboard for communist attacks on North America.

• In the Korean War (1950-1953) the military victory of Gen. Douglas MacArthur was sabotaged by U.S. politicians and North Korea was handed over to the communists.

• In Vietnam the "no-win" policy of the U.S. and the intervention of the Soviet agent, Dr. Henry Kissinger, resulted in not only the passage of all Vietnam into communist hands, but destroyed the military potential, morale and credibility of the U.S. Army.

• In Angola, in 1975, the U.S., having first nodded assent to South African intervention in South Angola (in defense of the Kunene hydroelectric scheme), not only withdrew its support but threatened sanctions against South Africa if the

latter persisted in its actions, thus allowing Angola to become a Marxist dictatorship and imperiling the safety of all southern Africa.

It is interesting, if idle, to speculate what would have happened if South Africa had defied the U.S. Government and chased the Cubans out of Angola. According to South African Defense Force sources, South Africa had 2,000 men in the field and was already walking through Angola like a hot battle through butter; there were another 200,000 in reserve.

The United States would have had to either back down or implement its threat by clamping an oil embargo on South Africa; thereby declaring itself on the side of Soviet aggression and opposed to its so-called Western Allies.

Other examples, too numerous to catalogue, include the behavior of the U.S.

As the "South African Observer" (Jan. 1971) says: "In the Kremlin communist takeover of Mozambique, America did not turn a hair and went on to vote aid for the regime. In Angola the U.S. Congress refused to allow the Ford administration to raise a finger on behalf of the West, of which America is supposed to be the leader."

"This failure to act in Angola assured a direct Russian entry into the world's most emotionally charged racial and political issue."

"Thus with America's determination now to enforce black majority rule on Rhodesia, the stage is being set there to replay Angola, where Moscow's all-out diplomacy and military support (especially troops from Cuba) carried the day for the communist forces against the Western-backed non-communist factions."

"This is the same United States which (South Africa's) prime minister, Mr. Vorster, declared 'is the leader of the Western world. Therefore it is also my leader.'"

The recent pronouncements of the new U.S. ambassador to the UN, Andrew Young, his background in civil rights movements and association with militant black organizations, do nothing to reassure Rhodesia and South Africa that the United States is on their side in their battle, not for white supremacy, but for sheer survival.

Castro Plotting Takeover of Tiny Island of Dominica

EXCLUSIVE TO SPOTLIGHT

By Mike Blair

ROSEAU, Dominica—Cuban Prime Minister Fidel Castro, buoyed by his recent success in Angola, is now casting a covetous eye closer to home—towards the nearby Caribbean island country of Dominica, one of the several small islands of the Lesser Antilles.

According to sources in the Dominica capital of Roseau, the Cuban Red dictator has several specific aims:

- Dominica is located near the exact center of the gateway to the Eastern Caribbean, the passageway through which most vessels must travel to and from the vital Panama Canal.

- The small island nation, with a population of only about 70,000, lends itself well to an advanced Cuban or Soviet submarine base in the Eastern Caribbean.

- The island is located near the vital sea lanes to and from the oil-rich Venezuelan coast. Cuba has depended heavily upon an oil supply from far off Soviet or Chinese bases. Dominica off-shore oil reserves are just beginning to be explored.

Late last year a delegation of Cuban economic "experts" toured the island. As a result, various "Cuban-Dominica Friendship Clubs" began to spring up throughout the country. In January official ties with Castro's Cuba were commenced when the Cubans offered the resource-rich but development-poor Dominicans health, agricultural and various forms of economic assistance.

In view of the fact that the island nation has been more or less ignored by U.S. foreign interests, Dominican Premier Patrick John is reportedly of the opinion

that Marxism will be the best ideological course for the nation's future.

Until 1961, Dominica had been a British colony for more than 200 years. Since

1961, the island has been internally independent, within the British Commonwealth, with the British maintaining the island's foreign affairs and defense. However, with Britain tied down with problems in Ireland and Wales, the future of Dominica is far from upmost in the minds of British officials.

The island is scheduled to gain complete independence from Britain in November.

When this happens, Dominica will be responsible for its own military security. Currently, the little nation's armed forces consist of about 25 armed police officers, a constabulary-type of organization, and about a dozen customs officials.

There is no army, no navy and no air force. Dominica's poor economy makes any plans for future military forces little more than a dream.

Sources on the island indicate that Castro will probably make his move after independence in November, when the island's defense leaves British jurisdiction.

The island would lend itself well to guerrilla-type warfare. Much of the island is mountainous with dense rain forests, not too unlike what Castro was familiar with during his early days of battle against the Batista regime in Cuba.

In addition, the island's miles of secluded beaches lend themselves to seaborne landings. Dominica

does not have a single coastal patrol vessel.

If Castro decides to go the guerrilla warfare route in Dominica, which might not be necessary due to the left-leaning government of Premier John, there are two groups with which he can work. Dominica is predominantly black. Of the 70,000 inhabitants, only between 75 and 100 are white and about 2,000 are native Carib Indians. Among the black population are about 150 to 200 "Dreads," or black power terrorists.

Both the "Dreads" and the Caribs offer the Cubans possible allies on the island. Prior to Premier John coming to power two years ago, the island was governed by Premier Edward LeBlanc. Both John and LeBlanc are members of the island's Labor Party. The only other party is the Freedom Party, which is outbanned by about two-to-one.

LeBlanc fell from power during a crisis with the "Dreads."

He was accused of being too soft on the terrorists, who were responsible for murdering at least one of the island's whites and burning down several of their homes. When the LeBlanc government toppled, John immediately declared "open season" on the terrorists, who could then be shot on sight. Since then they have gone underground. It is significant that when

the Cuban delegation visited Dominica late last year, they conferred primarily with former Premier LeBlanc.

The Caribs have an intense dislike of the blacks of the island and have reportedly, on a number of occasions, tried to obtain guns for a revolt. The Caribs are more or less confined to a reserve on the island. However, they are upset with the black majority intruding upon their land.

Although the northern part of the island would well lend itself to a submarine base, the Dominicans lack a good deep-water port, which has held the island's economic development in check. In addition, the nation has but one small air port.

The mountainous terrain limits the construction of a larger field without the expenditure of vast sums which the Dominicans lack. Presently there are two flights in and two flights out daily from the tiny field, by all small, two-engined prop planes.

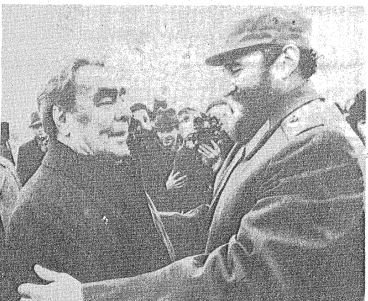
Due to wind currents and the mountainous landings are often cancelled at the last moment.

Comically, visitors to the islands can usually determine if the planes are going to land by watching a small one-truck fire station at the end of the runway. If the crew suddenly does its gear and jumps aboard the antiquated truck, the plane above is about to land.

Reportedly, one of the "Dreads" attended the Tenth World Congress of the Communist Fourth International as one of the two Antilles' delegates. They voted in favor of furthering Communist expansion in Latin America through the use of terrorism and guerrilla warfare.

The Cuban interest in Dominica has met with considerable criticism among both the people and the press of the island would well lend itself to a submarine base, the Dominicans lack a good deep-water port, which has held the island's economic development in check. In addition, the nation has but one small air port.

At the peak of the Cuban action in Angola, Dominican Premier Patrick John's friend to the nearby southeast, then Prime Minister Erol Walton Barrow of the island nation of Barbados, was up to his eyebrows in aiding the Cuban effort. Barrow allowed Cuban aircraft to use the Barbados' airfield to refuel en route to and from Angola.



Soviet Dictator Leonid Brezhnev (left) and Fidel Castro

UPI PHOTO

Saccharin Ban and Cuba's Sugar—a Sweet Deal?

EXCLUSIVE TO SPOTLIGHT

By Peggy Post

MIAMI—Informed Cuban exiles here are cynically betting that timing of the saccharin ban with overtures for "normalization" of relations with Castro's Communist dictatorship are far from accidental.

On the contrary, it's a clear case of that new bureaucratic "in" term: linkage.

The "normalization" whoopla is for trade, the exiles argue. But all Cuba has to trade, besides a little nickel and a little copper, is sugar. And the U.S. does not need sugar. In fact, sugar producers in this country are asking for protection against any imports.

But does that picture change when saccharin

is banned?

And how will banning of saccharin affect the dollar and cents aspect of the problem, the exiles ask. The price of sugar is way down on the world market. By the normal dynamics of supply and demand, a ban on sugar substitutes might be expected to boost it.

Cuba is so broke, the exiles point out, that back orders are overflowing dockside warehouses in Japan, for example, because Castro's credit has run out. U.S. taxpayers will have to put up the money for any deal, as the taxpayers subsidize the wheat deals with the Soviets. But if the sugar price is inflated by a saccharin ban, the picture on paper looks less painful.

Besides that, the exiles contend, Cuba does not

need to sell sugar to the United States. She already has markets. Russia already takes the bulk at an inflated price in exchange for goods she supplies in a deal to Russia's overall advantage. Cuba has had no surplus with the remainder, although the world price is too depressed now to make the trade very profitable.

Knowledgeable exiles speculate that the present rush to resume trade with the Caribbean tyrant is probably traceable to pressure from whatever banking institutions are holding the paper on Cuba's staggering indebtedness.

When relations are "normalized," the U.S. taxpayer will probably underwrite such risks, as has been the practice elsewhere in undeveloped nations or those prone to confiscations.



Travis Tucker, an American volunteer, (right) and Sgt. Sigal of the Rhodesian army on border patrol.

New Effort to Subject U.S. Citizens To World Court Disguised as 'Rights'

WASHINGTON — Anticipating quiet, sudden approval by the Senate Foreign Relations Committee, internationalists in Congress are gearing up to pass a "Genocide Treaty" disguised as "human rights."

The Genocide Treaty, which would supersede all previous treaties and usurp constitutional rights of each U.S. citizen, would subject all "violators" to the World Court.

The Genocide Treaty would make it a violation of international law to destroy a culture, ethnic, racial or political group of people. Sen. William Proxmire

(D-Wis.), one of the Senate's most vocal supporters of the bill, said to ratify the "Genocide Convention" would "place our nation squarely on the side of human rights."

Sen. James Allen (D-Ala.), who warns that the treaty would reduce national sovereignty, told The SPOTLIGHT that he would filibuster against it if necessary.

Observers see this year's fight over the treaty as perhaps the most intense in years. President Carter is expected to join the propaganda effort by arguing that the treaty is a way to implement "human rights."

Under terms of the treaty a missionary could be tried before the international tribunal of the United Nations for the crime of "genocide" on grounds that to convert cannibals in Africa to Christianity is to destroy a culture.

Under these conditions, a U.S. missionary to Africa would immediately lose his constitutional rights and his human rights would vanish. There would be no other court to appeal to—not even the U.S. Supreme Court.

The treaty would give the UN's World Court jurisdiction in all cases involving genocide—including the crime of "mental harm" against a group of people.

Internationalists deny this. Instead, they claim the Genocide Treaty would just add one more crime to the list of those that are categorized as international and therefore make extradition of the offending party legal and mandatory.

Three years ago, former Sen. Sam Ervin of North Carolina sent a memo to his colleagues urging them to oppose the treaty because:

- The World Court "could require the U.S. to go to war to prevent one nation from killing the nationals of another nation."

- The World Court could allow the UN to investigate "the acts of public officials and individuals" in the U.S.

- The treaty could make U.S. soldiers "subject to trial for killing and wounding members of the military forces of our warring enemy."

- It would authorize any party or individual to appeal to the UN to take such actions against the U.S. as it believes to be "appropriate for the prevention and suppression of acts of genocide."

- It would force the U.S. to "prevent and to prosecute and to punish" any individual—public or private—who causes "mental harm" to any group.

According to Ervin, who was considered a Constitutional expert even by liberal colleagues in Congress, the treaty would "immediately supersede all state laws and practices inconsistent with them, and nullify all provisions of all acts of Congress and prior treaties inconsistent with them."

Dingell charged that there was not in the policy statement even any requirement that these standards serve the public good.

And, because these standards are "voluntary," there is no recourse even in the courts for those who want to manufacture the gas-saving device that has been kept off the market.

Now, a far-reaching plan to link the federal government with these standard-setting organizations is underway. These organizations would gain official recognition as standard-setting agencies in such areas as purchasing.

Judging from what has happened thus far, it would not be in your best interest. On December 8, 1976 the Office of Management and Budget in the White House issued a proposed policy that embraces this federal-private government standards idea.

That policy directs all federal agencies to rely on standards developed through ANSI and similar organizations in carrying out their procurement, regulatory and other missions.

That policy was developed over a two-year period by low-level bureaucrats



SAM ERVIN

JAMES ALLEN

WILLIAM PROXMIRE

Low-Level Bureaucrats Foil Use of Fuel-Saving Device

A select group of low-level government bureaucrats has for two years been quietly going about the business of destroying the American free enterprise system.

The work is being done in the name of efficiency, but what's really happening is that official recognition is being given to a kind of private government that sets standards for many thousands of widely used materials and products that reach into the lives of all Americans.

The SPOTLIGHT (March 28) disclosed how the American National Standards Institute (ANSI) was preventing the marketing of a device that would save 25 percent of all natural gas used in this country.

The device is chimney-closing system with "fall safe" design for when a furnace is not working) has been widely used in Europe for years. But it cannot be marketed effectively in the United States because of the lack of an effective safety standard.

The ANSI committee has refused to set standards for the gas-saving device. ANSI is controlled by producers of natural gas, which pay some \$300,000 per year to the committee.

While such standards are "voluntary," they are adopted in building codes by state and local governments, insurance companies, unions and reviewed by product investors. The result is that no product can be mass marketed without satisfying such "voluntary" standards.

They can be resorted to individual homeowners, but contractors must then because local building codes require ANSI-approved materials.

The gas-saving device is only one aspect of the total problem. There is, for example, a water-regulating device for toilets that will do a better job than the



JOHN DINGELL

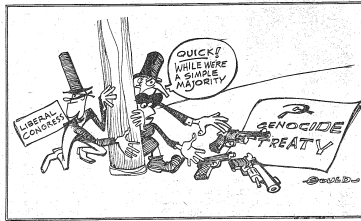
existing float system: one that costs one-fourth that of the existing system. Millions and millions of dollars worth of expensive copper pipe are installed each year where the cheaper and more easily installed plastic pipe would be more effective.

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Liberty Lobby Fights Funding Of IRS Terrorism of Middle Class

(This is the transcript of testimony submitted by Robert M. Bartell of Liberty Lobby on March 22 before the Senate Subcommittee on Treasury, Postal Service and General Government Appropriations. Funding for the Internal Revenue Service was being considered.)

The IRS has, for years, demanded and received from the Congress larger and larger appropriations to conduct their activities. It is our view that the IRS doesn't use these funds to indict tax criminals or tax evaders, but rather to zero in on the defenseless, middle-class taxpayer, for they have themselves said that for every dollar they get in additional appropriations, they can generate \$4 to \$6 in additional tax revenues, by concentrating on the 75 million middle-class taxpayers.

They do this successfully because the average wage earner does not understand the IRS code.

He is not in a position to defend himself legally against a \$400 or \$500 claim by the IRS. The cost of an adequately trained attorney is prohibitive for that size of assessment, and/or he can't find proper representation.

Such individuals are, therefore, easy prey for the sharp-toothed IRS wolves. Why spend years, and millions of dollars, going after a foundation or a multi-millionaire, only to find that the judgment is usually in favor of the taxpayer?

It's so much easier and less expensive to go after the defenseless, middle-class taxpayer, for this goose that layed the golden egg has been brainwashed to believe that he will be sent to jail, just like Al Capone, if he doesn't come up with whatever IRS demands . . . properly or improperly.

America's taxpayers today, the principal bulwark against total socialism, are being financially im-

poverished by taxes at all levels. Property taxes, sales taxes, municipal and state income levies, hidden taxes, as well as federal taxes, force them into a position in which it makes more financial sense to become a "taker," rather than a "producer." Obviously, if this condition is allowed to continue as it has for the past two generations, it will become necessary for government to take over all the functions of the free enterprise system.

Is this what you want? We don't.

And we earnestly urge this committee to deny the IRS its additional funds, and impress upon its leadership that the American taxpayer has had about enough of the dubious pleasure of paying for his own destruction.

Further, we remind the honorable members of this committee that taxpayers, as well as the unworking citizenry, or the super rich, also vote. ♀

SPOTLIGHT ON CONGRESS

PROMOTING HOMOSEXUALITY (H.R. 2986): Many bills have two reasons for being introduced: the reason its sponsor gives you and the real reason. Likewise, many have two effects: the effect its promoters propagandize and the real effect. This bill is a prime example of both.

The reason for and the effect of this bill is to (publish) "to prohibit discrimination on the basis of affectional or sexual preference, and for other purposes." Sounds innocuous enough, doesn't it?

The real reason for the effect of this bill is to legally sanction homosexuality. Is it still innocuous? And watch out for that "and for other purposes" clause. That's where they're really going to get you.

Who are "they?" The droogs of the droops of far-out left-wing radicals in the House. If Bella Abzug were still in the House, she would be introducing this bill. As it is, the dirty deed is left to Rep. Edward Koch (D-N.Y.).

A total of 25 House members are co-sponsoring this bill. Twenty-three are Democrats, two Republicans. Nine are black and six Jewish. Only two could be called main-stream members of the American majority. Why Rep. Paul McCloskey (R-Calif.) adds his name to the list is no mystery to anyone who's followed his sordid descent into the depths of liberalism. But why Rep. Stewart McKinney (R-

Conn.), never before noted for straying quite this far to the left, put his name on it remains a question.

The bill consists of a number of amendments to the Civil Rights Act of 1964. Whatever can be done for anyone under that act now will be done for homosexuals if this bill passes. "Discrimination" against ferocious fairies and pompous pansies will be outlawed for public accommodations, public education, federally assisted opportunities and equal employment opportunities. Thus, the

*Recommended by Liberty Lobby's Board of Policy
—Opposed by Liberty Lobby's Board of Policy

HOUSE	SENATE	PRES.
PRAYER IN PUBLIC, H.R. 288 & S. 258		
YOUTH CAMP SAFETY, H.R. 4286 & S. 258		
REFUGEE CONTROL, H.R. 1347		
RETURN MIAS, S. CON. RES. 2		
PROHIBIT MILITARY UNION, S. 274		
REFUGEE OSHA, H.R. 1348		
AUDIT OF FED. RES., H.R. 965		
RETAINING CANAL, H. RES. 92		
RIGHT TO LIFE, H. RES. 8		
UNIVERSAL REGISTRATION, H.R. 5400		
EMPLOYMENT, H. RES. 50 & S. 50		
INTERNAL SECURITY, H.J. RES. 4		

power of the federal establishment will be turned loose on anyone who dares to "discriminate" against strutting sissies.

An interesting part of the bill covers "intervention and procedure" and "prevention of intimidation." Under those clauses, the Department of Health, Education and Welfare's Civil Rights Police will swoop down on unwary offenders on behalf of the poor, oppressed homosexuals. If you've forgotten what that means, remember how the federal government has been setting all kinds of quotas for blacks, "Hispanics," women, Eskimos who speak Swahili and other "oppressed minorities." Homosexuals will be the next minority to receive their very own quota.

The bill was referred to the Committees on the Judiciary and Education and Labor.

LIMITING THE LENGTH OF CONGRESSIONAL SESSIONS (H. CON. RES. 67): "Basically, my proposal would restrict meetings of the House (and Senate) to the first two weeks of each month while in session," says Rep. Jim Collins (R-Tex.).

Collins introduced his concurrent resolution in mid-January. Since it is a concurrent resolution, the Senate must agree to it for it to be binding.

"We need more effective legislation, not more legislation," Collins says. "Let's have less govern-

ment in Washington and more time back home. We would spend less money, lower inflation and taxes and produce fewer dead-head regulations."

Collins adds that the extra time back home would allow members of Congress to tend to their constituents' problems more closely. He points out that his proposal would mean legislators would be more in touch with the voters and their views.

No specific action in the Senate has been taken yet, though Minority Leader Howard Baker (R-Tenn.) said on March 28 that Congress should meet only six months a year. He has not introduced any bill or resolution and his proposals are not exactly the same as Collins'.

Interestingly, a coalition of ultra-liberals is already attacking the idea. Sen. Richard Schweiker (R-Pa.) claims that government today is "so complex" that Collins' and Baker's ideas are too far out for consideration.

Sen. Gary Hart (D-Colo.), who was George McGovern's campaign manager in the 1972 presidential election, echoed Schweiker's claim about "the number and complexity of the issues." Sen. Jim Sasser (D-Tenn.) derided Baker's idea. Sasser claimed that, "The so-called citizen-legislators become obsolete in the 1980s. The government is just too big and too complex."

Collins' concurrent resolution is before the House Judiciary Committee. ♀

Virginia Governor Vetoes 'King Day'

RICHMOND, Va.—Governor Mills Godwin vetoed a bill that would have made January 1 "Martin Luther King Day" in Virginia after being advised of the effects of the legislation by Liberty Lobby and The SPOTLIGHT.

The bill, vetoed April 2, had been introduced by a black state senator, Douglas Wilder.

The day preceding Godwin's veto, his office told The SPOTLIGHT that he had received many calls, telegrams and letters asking him to veto the bill.

The bill was given very little publicity. In fact, so little notice was the legislation that most Virginians still know nothing of it.



Virginia Gov. Mills Godwin vetoes "King Day"

Nation Hoppers Soaking Up Social Security Gravy

HONOLULU, Hawaii—Using the "Pearl of the Pacific" as their gateway, uncounted thousands of Filipinos and other Asians are flooding the U.S. and draining the Social Security Trust Fund of millions of dollars.

When the "immigrants" arrive here, they are given a Social Security Green Card inviting them to apply for "Supplemental Old Age Benefits" if they become destitute.

A SPOTLIGHT source in southern California reported a typical case as follows: "It's only one of the thousands like it, costing the U.S. taxpayers millions of dollars a month as payment to those (foreigners) who have never earned a dime in the U.S. or paid one cent of taxes into the (Social Security) fund."

A Mrs. Juan Fernandez (a fictitious

name) petitioned for immigrant visas for her mother and father to come to the U.S. as "babysitters" for her four children. The mother was allowed entry and by the second month she was in the U.S., she was drawing \$200 a month from Social Security. Two months after, that was raised to \$220 a month. The father has not completed arrangements to come to the U.S.

"Mrs. Fernandez' mother brought another woman to our house for a visit. She was bragging about how she was drawing more money from the U.S. than she could ever get in the Philippines. The other lady, who is also Filipino, said she would call her daughter who is a U.S. citizen, and get on the same pension."

Roots

(Continued from page 9)

richer and older civilizations of South Europe and the Near East. First and foremost, the Hellenic Aryans brought a new humanizing influence to bear on the fossilized cultures of the Mediterranean. They found this in religion and in the arts. Semite, Pelagian and Cretan gods feasted on human sacrifices. Even in the days of the Punic Wars the otherwise gifted Carthaginians had no higher conception of religion than burning infants to their terrible god, Zeus. In contrast, the Hellenic revolution and divine anger against Tantalus and Lycan when these kings sacrifice children in his name. The prevailing Mediterranean religion was devoted to worshipping half-human monsters and all manner of zoological freaks. In Egypt even

beetles were sacred. The legendary Greek heroes refused to worship non-human gods and the myths are full of their exploits against Gorgons, Hydras, Pythons, Centaurs and miscellaneous nightmares.

Aryan art and science were cultivated with realism and reason as the guiding principles. The Hellenes were the first to proportion beauty and make it the standard of their art. The formalism of Egypt cannot compare to the living grace of Greek sculpture and design. Greek science and philosophy concerned itself with the entire domain of Nature. Its searching curiosity left nothing unexplored. The mighty science of Egypt and Babylon was chiefly engineering, the utilitarian art of building irrigation works and surveying fields. It never developed into a speculative discipline as did Greek science.

The Hellenes were not long burdened with ancient superstitions and traditions. When the supernatural stood in the way of progress, they cut

through it without pause or regret. Hippocrates became the father of medicine by separating religion from therapeutics. He substituted drugs and sanitation for demons and prayers. Polybius was the father of modern history. He made it a cause-and-effect phenomenon instead of tales of supernatural interferences in the affairs of men. Constant the Heleneus who considered every temporal event an act of god. Another Aryan invention was constitutional government. This we owe to Solon. Before this time most of the civilized world groined under the burden of tyrannical priest-kings. With Athenian democracy as the example, and set the course for the developments modern Europe ultimately fulfilled. The realism and reason which rules European civilization today are the fruits of the seeds the ancient Hellenic Aryans sowed in the fertile soil of their Mediterranean empire. That is our debt. That is our glory.

Richmond sources said there was considerable thought given to replacing Washington's birthday with "Martin Luther King day." Fearing adverse public reaction, it was dropped. Even though rumors to this effect were rampant, no legislators took public credit for suggesting it.

Martin Luther King Jr., whose speeches lit the torch of anarchy and destruction in many large cities throughout the U.S. during the 1960s, was called the "most notorious liar in the country" by the late FBI Director, J. Edgar Hoover.

Rep. John Ashbrook (R-Ohio) in the October 4, 1967 "Congressional Record" said King "has done more for the Communist Party than any other person of this decade." Ashbrook said that King openly identified himself with "Communists and radicals," engaged in "criminal activity, appearing at the most-way-out meetings in the nation," and advocated "racism" and "revolution."

January 15, King's birthday, is officially recognized in a Virginia resolution.

King had a long history of advocating "non-violence" while inciting massive riots and civil disobedience.

According to columnist Paul Scott, in 1967, King's organization studied the "Buddhist use of street gangs in Saigon demonstrations," and contacted "street gangs in Chicago" to recruit as members in the Southern Christian Leadership Conference.

King's famous Selma (Ala.) march in 1965 was blasted by Rep. William L. Dickinson in a speech to the House. He said, "Drunkness and sex orgies were the order of the day in Selma, on the road to Montgomery and in Montgomery. The participants in the march consisted of Negroes, go-goodies, Communists and human filth such as adventurers, beatniks and prostitutes..."

"The Communist Party, with a powerful ally, gave those groups cohesiveness, money and direction—and they were promised all the sex they would want from opposite members of either race... Free love among this group was not only condoned, it was encouraged. They were told that only by the ultimate sex act with one of another color can they demonstrate they are not prejudiced."

The story was the same all over the country—usually accompanied by mass destruction of property, extensive bodily injuries and some deaths. Commented columnist Morris Byrd, "It's a sad fact, but whenever Martin Luther King goes, violence seems to follow."

King also surrounded himself with many well-known Communists. Karl Prussion, a former counterparty for the Federal Bureau of Investigation (FBI), stated in a sworn affidavit that "Martin



THE LATE MARTIN LUTHER KING, JR.

Luther King has either been a member of, or willingly has accepted support from, over 60 Communist fronts, individuals, and/or organizations, which give aid or exposure Communist causes."

Nonetheless, liberal legislators maintain that such proof is only a "smear" tactic to discredit King.

Another undercover operative of the FBI, Mrs. Julia Brown, spent more than two years as a member of the Communist Party in Cleveland. A black, Mrs. Brown called King "one of the worst enemies my people ever had."

Communist leaders... also told us to promote Martin Luther King, to unite Negroes and whites behind him, and to turn him into some sort of national hero. We were to look to King as the leader in this struggle, the Communists said, because he was on our side."

"I knew they were right," said Mrs. Brown, "because while I was in the Communist Party I learned that Martin Luther King attended a Communist training school (Highlander Folk School, Tennessee). I learned that several of his aides and assistants were Communists and that he was taking directions from Communists."

But the state senator who introduced the legislation to immortalize King, Sen. Wilder, discounts all of that. "I don't know that he (King) was ever a communist, or that he was ever associated with communists," Wilder said.

McBrey's indictment should be no surprise to SPOTLIGHT readers. At the Phoenix, Ariz., "Constitutional Convention" March 19, (The SPOTLIGHT, April 4), tax strike leader David Martin predicted indictments.

Martin said he'd been told by a friendly IRS supervisor to expect indictments of 5000 tax strikers. The indictments would all be bluff, Martin said he was told, "and prosecution will not be sought. The idea is to intimidate the people, as the IRS has done in the 1940s."



Scare Stunts Aim For Tax Deadline

LOS ANGELES—In a last-minute propaganda campaign to frighten potential tax strikers, the Internal Revenue Service (IRS) moved against the spreading tax strike movement by having Ardie McBrey, chairman of the United States Taxpayers Union (USTU), indicted on April 6.

McBrey is one of the best-known leaders of the tax strike movement, and USTU is the leading organization before the IRS.

McBrey was indicted by the grand jury for the central district of Los Angeles on one count of failure to file an income form. But he was indicted for failure to file in 1973, the year since 1970 that he did file. In 1973, McBrey filed a so-called "Fifth Amendment Return." He included with the form a two-and-a-half-inch file specifying his objections to each of the questions on the 1040.

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U.S. Prohibits Use Of Silver Purifier That Tops Chlorine

WASHINGTON—The Environmental Protection Agency (EPA) has for the past two years prohibited Americans from having the benefits of silver-purified water—despite tests that show it is superior to chlorine.

The EPA has prohibited the installation of new silver purification systems for swimming pools and forbids suppliers from providing makeup or replacement materials for existing systems.

American Water Purification, Inc., of San Francisco, has kept many swimming pools crystal clear and free from bacteria by using a combination of activated carbon containing silver and silver screens which are made anodic by the passage of the circulating water between permanent magnets separated by silver wire electrodes connected to the screens.

Efforts are being made to correct the EPA action. The EPA uses a 1964 "standard test method" which says that any water purification system must meet certain requirements for killing bacteria in distilled water. This test, however, is irrelevant to actual swimming pool water which contains a host of organic and inorganic materials.

Severals of independent tests by many methods in six countries have shown that silver promptly kills bacteria in water and purify over long periods of time.

The most dramatic disinfection tests occurred Nov. 1976 in a 20,000-gallon swimming pool in Nebraska. There was no disinfectant of any kind in the water. Fifty gallons of municipal sewage plant effluent were put into the pool. That produced a dangerous concentration of 7,000 E. coli cells per 100 milliliters (half cup) of water.

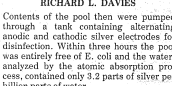
The IRS did not inform McBrey of his indictment, notifying a local newspaper first, which then called McBrey.

In an exclusive SPOTLIGHT interview, McBrey said April 6 that he'd contacted the U.S. attorney's office here on three separate occasions requesting the opportunity to appear on his own behalf if the U.S. attorney went to the grand jury for an indictment.

He added that he'd contacted the foremen of the various grand juries in his area, but apparently they didn't feel a citizen had the right to defend himself in such a circumstance, so he was not called to testify on his own behalf—a clear violation of due process of law guaranteed by the Constitution.

"I'm very pleased with the one-count failure-to-file indictment because they were threatening me with (a) conspiracy (indictment)," McBrey said. "This gives me the opportunity to prove the unequal application of the income tax law."

"This indictment is obviously just a 'pr' (public relations) propaganda operation of the IRS designed to frighten taxpayers and keep them in line," McBrey concluded. "The tax strike is growing so rapidly that the IRS needs the publicity about this indictment before April 15. However, I expect they will lose interest in the prosecution later this year."



RICHARD L. DAVIES

Contents of the pool then were pumped through a tank containing alternating anodic and cathodic silver electrodes for disinfection. Within three hours the pool was entirely free of E. coli and the water, analyzed by the atomic absorption process, contained only 3.2 parts of silver per billion parts of water.

To determine the enduring efficiency of silver purification, the Allegheny County Health Department in Pennsylvania conducted tests in a 152,000-gallon pool which previously had been disinfected by a 50-pounds-per-day dose of chlorine. That system was replaced by a silver system for the swimming seasons in 1974 and 1975. Pool water circulated through a filter of activated carbon impregnated with metallic silver.

The County Health Department took up to 50 daily samples and found that silver ions remained in the pool at the low, steady rate of 20 parts per billion, with water free of coliform, pseudomonas and staphylococcus bacteria throughout the two seasons. In contrast, 65 water samples from 30 other pools having a mean concentration of 700 parts per billion of available chlorine for disinfection, showed a mean of 1.3 pseudomonas and 7.3 staph cells per milliliter of water.

"This data," the Health Department reported, "indicates that silver is equal to chlorine in maintaining essentially coliform-free pool water, and is somewhat better than chlorine in destroying pseudomonas and staph aureus organisms. The latter two organisms are important from the standpoint of better health."

"It should also be noted that there were no visible growths of algae during the testing period." The Health Department reported its conclusions thus:

"Silver is an effective bactericide for swimming pool water treatment."

"Silver disinfection is easier and safer than other purifying agents."

"Silver does not produce changes in pH thus eliminating the need to add pH adjusting chemicals."

"Silver at prescribed dosages is non-toxic to humans."

A reduction in pool maintenance costs was also noted.

How does it do the job? In November, Richard L. Davies, Executive Director of The Silver Institute, explained it to the annual convention in Chicago of the National Swimming Pool Institute. Silver acts as a catalyst for oxygen of the air that's dissolved in water, he said; the catalytic action of silver oxidizes the enzymes of bacteria in that kills the bacteria.

Other firms for years have been marketing silver water purifiers in Switzerland, Germany, Japan and Mexico.

State Officials Charge Tax Revolution in Tiny Liberty Is Threatening to Disrupt System Throughout New York

EXCLUSIVE TO SPOTLIGHT

By Mike Blair

LIBERTY, N.Y.—What began as a tax protest against unfair property tax exemptions in a rural township in upstate New York has grown by such leaps that it threatens to disrupt the state's entire system of taxation.

It all began (SPOTLIGHT, January 31) when a plumber in the rural village of Liberty became an ordained mail-order minister of the "Universal Life Church" and then proceeded to obtain some 118 affidavits of the Township of Hardenburgh, the overwhelming majority of the adult landowners of the town.

In so doing, they were granted property tax exempt status by the town's assessor. The massive tax protest was precipitated by a loophole in the state tax law which provides tax exempt status for religious groups.

Various cults and factions, ranging from Buddhist monks to "Moonies," had been

using the loophole at the expense of Hardenburgh's full-time resident taxpayers. Now, the former plumber, George McLean, who has gone from minister to bishop and now cardinal of the mail-order church, has completed the remarkable feat of obtaining more ministers in the church than there are members of the

clergy of any other faith in the entire State of New York.

With his ministerial ordination, each new Universal Life Church minister declares his home tax exempt as his church. Usually, the living room is made the church and the remainder of the home the parsonage.

"I've ordained 23,275 ministers in the Universal Life Church," McLean said, "and by June the number will be 100,000." No one doubts his sincerity or his ability to accomplish such a feat, including some very troubled state officials.

General Assembly Speaker Stanley Steingart of New York City expressed concern that the state's tax structure can be ruined.

Leah Bourke, supervisor of the Town of Hardenburgh, who joined his fellow townspeople in the protest, said, "Stanley Steingart told me last week that when 50 per cent of the land in the state is off the tax rolls, government won't be affordable any more."

At present, according to Assemblyman Peter Mirto, another New York City liberal Democrat who chairs the State Assembly's Committee on Real Property Tax, there is a whopping 64 per cent of the state's land off the tax rolls.

Actually, the state accounts for much of the loss of land from the tax rolls. In addition to the state buying up forest land and removing it from the tax rolls, New York laws have been an open invitation to every conceivable organization to claim to be religious and thus exempt.

At a recent hearing in nearby Monticello, N.Y., the Committee on Real Property Tax, which is considering "legal action" against assessors who grant wholesale property tax exemptions to Universal Life Church members, was confronted by Cardinal McLean.

"We're looking for salvation and equality," McLean said. "And we're going to get it. You just rest assured."

McLean blasted the liberal New York



"Cardinal" George McLean

news media which has blasted ULC records as "82 ministers."

"Listen," McLean declared, "we're as legitimate as any other religion in this country and we're applying for it and we're going to get what is legally ours. If there are no changes in the law, you people in the state government are going to wind up owning every house in this stinking state."

Supervisor Bourke also appeared before the committee, stating, "The Universal Life Church does not deserve tax exemption, but neither do the Boy Scouts, the Zen Buddhists, the Transcendental Meditation people and the Moonies."

Demanding a statewide referendum

Sweetheart of the Tax Rebellion Becomes Terror of the Court Room

EXCLUSIVE TO SPOTLIGHT

By Martin A. Larson

To me, one of the most interesting and heartening incidents which occurred at the immensely successful convention of the United States Taxpayers Union in Phoenix, Arizona, on March 18-19, was the appearance of a slim young wo-

man, Lynn Johnston, of Grand Rapids, Mich.

A member of the Libertarian Party, a student of George Kindred's law course, and a tax-resister for ten of her 29 years, she has refused to pay city, state, or federal income taxes by filing Fifth Amendment forms, to which she attached a 44-page memo explaining her position and the unconstitutionality of such levies.

At a jury trial, held on February 1, 1977, in Grand Rapids, she represented herself. Since she was charged by the city with non-payment of the tax, the case was prosecuted by City Attorney George Wetzel and Assistant City Attorney Robert Mourning in the Court of District Judge Louis E. Simbauer.

During argument, she contended that all income taxes, as now collected, are unconstitutional, that they violate the Fourth and Fifth Amendments; that Congress has no power to transfer the taxing power to an agency of the Executive Branch of the federal government; that the powers exercised by the IRS violate the principles of separation of government powers; that the 10th Amendment is invalid because Ohio at the time of ratification was not a state; that she had asked the IRS and the city authorities how she could file a return without waiting her constitutional rights, but had received no answer or explanation; that Chief Justice Marshall had declared all laws repugnant to the Constitution null and void; and that, since the IRS code violates several provisions of the Constitution, the entire statute under

which it operates is null and void.

At the trial, Miss Johnston was permitted to question the prospective jurors and thus to disqualify those who might be prejudiced against her because of their own economic position and interests.

In a stunning reversal of what has happened in various U.S. District Courts, she was acquitted after a brief period of consultation by the panel.

Miss Johnston achieved wide publicity in her own state on February 10, the Detroit "News"—one of the largest metropolitan dailies in the country—carried a feature story of the event, and on February 26, "The Michigan Daily" published by the students at the University of Ann Arbor, carried the news in a front-page story with a banner headline, in which Lynn was quoted as saying, "I'm never paying. And there's not a damn thing they (the IRS) can do about it."

She added that she had given a specific answer to each question on the tax forms by citing the Fourth and Fifth Amendments to the Constitution.

We do not know what the future holds in store for this brave and articulate young woman. But one thing is certain: she has already carved a niche for herself in the annals of the tax-rebellion movement. She has lit another torch that will not soon be extinguished.



LYNN JOHNSTON

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God's Word

"...and all that will live fully in Christ Jesus shall suffer persecution." (2 Tim. 3:12)



Dolly Thoreau, a proprietor of Palfox (Va.) Christian Bookstore, displays a selection of patriotic and Christian texts at the recent convention of the American Association of Christian Schools in Alexandria, Va. Mrs. Thoreau is a major supplier of the famed McGuffey readers—used extensively in private schools throughout the nation.

IRS 'Rules' Against School Exemption

... Without Any Authority Whatsoever

WASHINGTON—With no authority whatsoever, the Internal Revenue Service (IRS) has "ruled" that any private school which discriminates on racial or ethnic grounds will lose its tax exempt status.

Attorney William Lehrfeld, chairman of the Exempt Organizations Committee of the Council on Taxation of the Federal Bar Association, spoke before 200 representatives of the American Association of Christian Schools here at their annual conference. Lehrfeld, formerly employed with the Internal Revenue Service, spoke on how racial discrimination can affect the tax exempt status of a private Christian school.

Lehrfeld said that the Supreme Court (Green vs. Conally) ruled that a private school which practices racial exclusion violates the policy of the federal government to encourage desegregated schools and therefore is not entitled to federal tax exemption.

Washington, D.C. suburban schools that barred blacks.

To date, the courts have not addressed themselves to private schools that discriminate on religious grounds—fearing a clash between the First Amendment guarantee of the "free exercise of religion" and the 13th Amendment (income tax).

"Each Fairfax Brander and Bobby School were organized in response to secular considerations and their educational policies were not designed to propagate the tenets of any particular religion. Both schools accept students without regard to their religious affiliation or lack thereof," said Lehrfeld.

"At the onset, it is important to note some of the questions that these cases do not present," said Lehrfeld.

"They do not present any question as to the right of a private school organization to limit its membership on racial or any other grounds."

"They do not present any question of a

private school limiting its student body to boys, to girls or to the adherents of a particular faith.

"The Civil Rights Act is in no way addressed to such categories of selectivity. They do not even apply to private sectarian schools which practice racial exclusion on religious grounds."

Lehrfeld said that the Justice Department and the Supreme Court "ducked" the issue of religious schools because of possible infringement of First Amendment guarantees.

"If a religious school—carrying out the tenets of its religious beliefs—declines to invite individuals who are of a different race," they are well within the law as established by the courts, said Lehrfeld.

As far as the IRS is concerned, it is altogether a different story.

"The IRS has rushed headlong into this area and stated flatly that a church, acting as such (i.e., practicing racial discrimination in its own school), in carrying out its own tenets, if its private school denies admission on racial grounds—

that church will no longer be recognized as a tax exempt organization."

If the school is operated "side by side" with a church, but is a separate corporation, then only the school will lose its tax exempt status, he said.

"The question must arise in your mind, well, what about the congregation? Is the IRS going to intrude into the congregation? Is it going to intrude into the hierarchy of the church? Is it going to determine whether or not the racial or ethnic composition of the deacons or minister or congregation is inconsistent with its concept of public policy?"

"Ten years ago I thought I would have a job answer for you—based simply on a church school. But we are now living with an IRS ruling where they flatly state that they are going to monitor—and the first stone, if you will—certain racial and ethnic practices of church institutions," said Lehrfeld.

"I cannot give any glimmer of light at the end of the tunnel," said Lehrfeld. "As far as how far the IRS will go."

Armada Fails to Foil Rally

EXCLUSIVE TO SPOTLIGHT

As George Kindred, dean of the Layman Educational Guild of Law and chairman of the Patriots Tax Committee, was preparing for his Active Patriots Classroom March 25, the area around his home was suddenly swarming with lawmen brandishing riot guns, submachine guns and other weapons.

Kindred's wife Dorothy said, "It looked like a comedy version of a television thriller. I couldn't believe my eyes. Both uniformed and plain clothes police were running back and forth. Some were diving behind trees, bushes and vehicles, while other appeared to be frozen with fear. . . . It's a wonder they didn't shoot each other in their panic and disorganization." A neighbor estimated that there were at least 10 cars and two dozen men in the raiding party.

The confused group was made up of personnel from the IRS, the marshal's office, state police, and sheriff's department.

The raiding party arrived less than 15 minutes after Kindred granted a "friendly" Michigan State Police detective an interview on an unrelated and innocent matter and Kindred was waiting for the detective to arrive.

When asked to see the papers, the marshal indicated that the warrant and indictment from northern Iowa were on the way to them.

Asked the reason for such a large display of force, the marshal stated that they had heard that Kindred had many friends and they wanted to avoid bloodshed by a surprise attack.

"If I wanted gunplay with any of you, you wouldn't have to come to me; I would come to you," Kindred said. "This is plain Mickey Mouse stuff, and comical."

Kindred was lodged in Detroit Police headquarters 70 miles away, and released the next morning on his own recognizance. At the hearing March 28, Kindred argued that he had not seen the warrant and indictment, and had no knowledge of the charges. Another hearing was set for April 18.

It is obvious as to what is happening," Kindred said. Carter's hatched man, Morris Deen, said he would wipe out the "right-wing" in 90 days. (SPOTLIGHT, January 10). On top of that, the IRS is trying to knock off the leaders in the cause against confederacy and unconstitutional invasion, one by one. They pay special attention to those who teach constitutional law and how to assert one's rights against tyranny and bureaucratic despotism. If teaching patriotism and the Constitution is aiding and abetting a crime, then the First Amendment is dead and buried.

"The government's charges, forced by the IRS, are absolutely erroneous and they know it. They know perfectly well that I have never counseled anyone on how to file any kind of tax form and they have made themselves subject to both criminal and civil actions by their desperate and foolhardy attempt to discourage and silence my educational endeavors," Kindred added.

"All their tactics to frighten people into compliance and surrender of rights are an exercise in futility," Kindred said. "Soon the judges shall be judged and the tormentors tormented."

The marshals had a bench warrant and indictment charging Kindred with "aiding and abetting false tax forms and fraudulent withholding certificates."

George Kindred

Defense Property's Like Conflict Endomed



EXCLUSIVE TO SPOTLIGHT

Tracy Ebre

The image-makers for the Atlanta-based Coca-Cola Company—manufacturers of America's number one cola drink—have over the decades successfully cultivated an outward facade of benevolence that may well be unparalleled in the annals of corporate affairs.

The firm has managed to maintain a public image that appears untarnished to the naked eye of the private citizen. Such astute conservatives as Senators Barry Goldwater (R-Ariz.) and John Tower (R-Tex.) were lobbied by the company's facade; not only did they vote to approve the nomination of former Coca-Cola president Charles W. Duncan as undersecretary of Defense, but they also joined in a unanimous committee vote allowing Duncan to retain approximately \$13 million worth of Coca-Cola common stock.

The apparent reason for this was that they were successfully fed the corporate line that Coca-Cola was merely a soft drink company with no interests beyond the marketing of their cola and other beverage drinks.

Thus Duncan became the first exception to the much tested White House guidelines requiring all Carter appointees to divest themselves of corporate holdings. To complicate this picture further, the SPOTLIGHT has ascertained that the reasons given for this exception vary with the source.

For example, a UPI report quoted Senate Armed Services Committee Chairman John Stennis (D-Miss.) as saying, "The committee made an outright exception to the rule and will not ask him to divest himself of the stock."

In explaining the rationale for this exception, UPI quotes Stennis as saying that Coca-Cola is not involved in military procurement contracts, but simply sells soft

drinks to the Pentagon. He added that the company's Pentagon business amounted to only \$13 million a year, or less than one-half of one percent of Coca-Cola's annual \$3 billion in sales.

Stennis apparently made no comments as to how these particular figures were obtained, nor did he note that there were competing soft drink companies—such as Pepsi Cola, Royal Crown, etc.—who would be placed at a profound disadvantage in their dealing with the military. James Smith, a staff member of the Stennis Committee, offered a somewhat different explanation in the course of an interview with the SPOTLIGHT. In confirming that Duncan had been allowed to keep his stock, Smith stated that the committee acted as it did because "in accordance with the Carter guidelines he was not required to dispose of it unless it would impact immediately on his decision-making." He added that the committee considered the case and "saw no conflict of interest in the matter."

Smith also noted that Duncan was, under the law, prohibited from making any decisions that would affect Coca-Cola and that the committee was aware of the company's multinational interests at the time of the vote. He volunteered that there was no record vote taken either in the committee or in the Senate on the Duncan nomination or the stock exemption to the best of his recollection.

The real reason for this exemption from the provisions of the Carter-Mondale conflict of interest and financial guidelines appears however to have little to do with either the Stennis or Smith explanations.

A February 9, 1977, White House press release reveals instead that the Senate was merely complying with the wishes of President Carter, whose close relationship with Coca-Cola has been repeatedly docu-

mented by The SPOTLIGHT. The release clearly confirms the President's overriding role in the matter by stating:

"Under the President's guidelines, which were released by the Carter-Mondale Transition Group January 4, the President intends that any exceptions to the guidelines be made only with his express consent with respect to Level I and II appointments." (Level I and II refer to Secretaries and to other high-ranking Cabinet officials.)

The primary reasons for granting the exemption were outlined as follows: In the case of Duncan "the exception was allowed because sale of the stock in question would cause serious and unreasonable financial loss because of the taxes imposed on such a sale of the stock. In addition, Mr. Duncan's disqualification on matters affecting the firm in question would rarely inhibit his actions."

An examination of correspondence addressed to the undersecretary by the President concerning this matter further reveals that although Duncan is required to place his holdings in the hands of a trustee, he will maintain an active role in relation to his Coca-Cola stock, Carter wrote in part:

"You will transfer your other publicly held securities and your Coca-Cola stock to a trustee or trustees who will be appropriately instructed to insulate investments from you and your family; and who will be fully authorized and directed to buy and sell assets of the trust in their discretion without your knowledge except that you may limit their discretion to sell some or all of the stock in the Coca-Cola Company."

"You will formally disqualify yourself as deputy secretary of Defense from acting on any particular matter as defined in 18 U.S.C. 208(a) affecting the financial interests of the Coca-Cola Company."

What this actually translates to is that

Duncan—unlike any other administration appointee to date—remains free to monitor and make all decisions with regard to his Coca-Cola holdings. These facts of course have been either totally ignored or deeply buried by the establishment press.

Indeed, the public has in effect been seduced into believing that the giant conglomerate's activities are of such a benign nature that the firm would be hard pressed to have any vested interest in the affairs of the U.S. military. Nothing could be further from the truth.

An examination of Coca-Cola's corporate activities reveals a long-standing and almost symbiotic relationship with the Department of Defense and its fuelling military installations that dates back to the outbreak of World War II.

According to the firm's published history, the thrust and direction of the company's effort during World War II were dictated by then Coca-Cola president Robert W. Woodruff who issued the following directive:

"We will see that every man in uniform gets a bottle of Coca-Cola for five cents wherever he is and whatever it costs. Coca-Cola must go to great lengths—with the cooperation of the American military—to fulfill its pledge."

In so doing, they incidentally increased their worldwide infiltration of foreign markets so as to emerge from the war in a greatly strengthened financial condition. Their efforts also created a greatly strengthened product loyalty among Americans overseas (as well as foreign nationals) and undoubtedly introduced many thousands of G.I.'s to this possibly habit-forming drink for the first time.

Among the methods and incidents that contributed to the keeping of Wood-

ruff's promise—which was to result in more than five billion bottles of cola being consumed by American military personnel throughout the world—the following are among those cited in Coca-Cola's published history.

"The shipping of 64 complete bottling plants for installation as close as possible to all combat areas in the world."

"The designation of so-called 'technical observers' to operate these plants—all Coca-Cola employees who were attached to the armed forces and those of whom were to become war casualties."

"The development of combination ice-making machines and coke dispensers called 'jungle units' which were designed to fit on almost all military transportation facilities, so that the drink would be available to combat personnel in the Pacific."

"The dispatch of a cablegram from Gen. Dwight D. Eisenhower—and known as the 'Eisenhower Order'—requesting the shipment of 10 bottling plants to North Africa. This was the result of negotiations between the little-known Coca-Cola Export Corp. and the American Army Command in North Africa."

"The presence of Gen. Douglas MacArthur at the gala re-opening of a Manila bottling plant on August 1, 1945. MacArthur signed a card that was attached to the first bottle off the assembly line, and corporate PR literature boasts that this bottle and the signed card are still on display in Coca-Cola's Atlanta Archives."

As a result of these and many efforts—so successfully orchestrated with the help of the American military and the Department of Defense where Coca-Cola's former president is now the No. 2 man—the corporation ended the war with 150 bottling plants operating in the six former military theaters of operation.

Many of these were installed with the recommended treatment promoted by ACS and other government funded anti-cancer organizations.

The big concern is that you not wait."

said Mrs. Madany of ACS, "because the cure for colon cancer is very good if you

the help of armed forces personnel, and at a time when Democratic bigwig James A. Farley—who had been President Franklin D. Roosevelt's Postmaster General—was serving as board chairman of the Export Corporation.

In the years since the war, Coca-Cola has established operations not only in nations friendly to the U.S., but in such politically sensitive areas as the Soviet-dominated countries of Eastern Europe. The company also has been extremely active in the "third world" nations, and in 1974 it owned four bottling plants in Southern Africa in addition to having franchised an additional 48 plants in the same area.

Duncan also enjoyed the opportunity of becoming personally acquainted with Coca-Cola's vested overseas interests, for he served four years as the chairman of Coca-Cola Europe. President Carter's close friend and unofficial advisor, J. Paul Austin—now chairman of Coca-Cola and at one point widely rumored to be in line for a top cabinet post—was in charge of the African division of the Export Corp. for about four years.

Although the staggering worldwide economic leverage exerted by Coca-Cola, its subsidiaries and its bottlers is certainly sufficient to raise serious doubts and questions about the appointment of Duncan to the powerful Defense post and the exception made by both the Senate and the White House in allowing him to keep his vast stockholdings, Coca-Cola's involvement on the international scene goes even further.

"The company's entire business and so-called community relations activities are so vast that The SPOTLIGHT plans to explore them further."

They are, however, all aimed at cementing the firm's economic position in hundreds of nations—both allies and adversaries of the U.S.—and in many nations

druff's promise—which was to result in more than five billion bottles of cola being consumed by American military personnel throughout the world—the following are among those cited in Coca-Cola's published history.

"The shipping of 64 complete bottling plants for installation as close as possible to all combat areas in the world."

"The designation of so-called 'technical observers' to operate these plants—all Coca-Cola employees who were attached to the armed forces and those of whom were to become war casualties."

"The development of combination ice-making machines and coke dispensers called 'jungle units' which were designed to fit on almost all military transportation facilities, so that the drink would be available to combat personnel in the Pacific."

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Scientists Bucking Cancer Bureaucrats

By Bernadette Bailey

After six years of explaining why success in the fight against cancer should not be expected for years, and despite spending billions, the only reported progress in the government's cancer program seems to be that the "U.S. is gaining knowledge" in the field of cancer "from the U.S.-Soviet research effort."

But, the Department of Health, Education and Welfare (HEW) announcement to this effect last November was unapologetic, intimating that it will be a long time before results can be evaluated.

Meanwhile, many thousands of unfortunate cancer victims, their doctors, and their friends are being hounded by government agents. Some have been prosecuted because they are using effective cancer therapy not officially approved.

Now, however, a vigorous offensive is being organized to combat the cancer bureaucrats who have been obstructing the fight against cancer by independent doctors, researchers and scientists.

One of these courageous pioneers was the world-renowned scientist Dr. Andrew Ivy, who developed a successful

treatment for cancer many years ago. But Dr. Ivy was continually harassed and persecuted by the Food and Drug Administration (FDA) until in utter frustration, he recently decided to retire. This distressed numerous patients he was helping with his discovery. Cancer, the FDA has never allowed the drug to be shipped out of Illinois, with the result that many cancer victims had been forced to move to Chicago, literally, in order to keep alive.

Although Dr. Ivy had spectacular success with Carcinon, and hundreds of persons living today owe their lives to his research, he never called it a "cure," and never charged for the treatment.

In view of this phenomenal success, the Ivy Cancer Research Foundation has determined to carry on the work begun by Dr. Ivy. Patients are continuing to receive his treatment. Further research is being carried on by Dr. Z. Godlewski, a pre-

DR. ANDREW IVY

cing physician who was born in Poland, educated in Britain, and for 20 years has been on the staffs of Herioton and St. Mary's hospitals in Chicago.

Dr. George Washington Crane, nationally syndicated medical columnist and president of the Ivy Cancer Research Foundation, recently declared:

"We feel that since we are fortunate to have an effective therapy, we have a duty to help suffering humanity, and cancer victims specifically. We do not intend to permit government bureaucrats, many of them without medical credentials or experience, to deny relief to patients in need of help. We propose to find a way to put a stop to this insanity and to make Dr. Ivy's therapy available in all our states."

Cancer Society Slaps Testimonials On Laetrile and Claims 'Colon Cure'

EXCLUSIVE TO SPOTLIGHT

WASHINGTON—The American Cancer Society (ACS) told The SPOTLIGHT April 4 that testimonials citing laetrile efficacy are "unreliable," and claimed a "cure" for colon cancer.

Parole Sought for Rev. Miles

MARION, Ill. — A man convicted of a crime later admitted to in a deathbed confession by a Klan member is up for parole consideration after serving four years of a nine-year sentence for blowing up empty school buses in Pontiac, Mich., during the 1971 busing controversy.

Rev. Robert Miles is the U.S. federal prison in Marion, Ill., for the alleged crime of depriving "children of the right to an education"—a fancy way of saying he blew up 15 empty school buses.

According to Miles the Federal Bureau of Investigation (FBI) had prior knowledge that the empty buses were to be blown up

three weeks in advance but did not inform local authorities. The FBI even offered to put Miles on their payroll as an informer after he garnered a respectable 20,000 votes for the state legislature in 1970. Miles refused.

In the latter part of this month he will be considered for parole—although the prison parole board has declined to recommend him despite his record as a "model" prisoner.

Miles has distinguished himself as a Christian leader among the inmates and publishes a prison newspaper which features patriotic and Christian articles written by Miles and other inmates.

The Committee to Free Robert Miles

he underwent surgery and chemotherapy as a reported cancer victim. The Washington office says he had colon cancer and asked if laetrile would be of any help. The reporter said he was not under the care of a physician because he wanted more information about laetrile before

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get it early. But when you wait it really gets hard."

The medical establishment has been quick to attack laetrile proponents because they claim a "cure" for the disease. Now, however, the ACS claims their own "cure" but the statistics indicate they are waging a losing battle with their "cure."

According to ACS's own statistics the cancer rate accelerated in 1972 at its fastest pace in 22 years despite the massive amount of government and private money doled out to research institutions.

ACS takes in about \$93 million annually. The American Hospital Association places the total cost of cancer research and treatment at \$3 billion annually—an increase of 150 percent over 10-year period.

Despite numerous tests which support laetrile, the ACS maintains that none exist.

"(Laetrile) has been the most widely tested cancer drug," said Mrs. Madany.

"You know testimonials are unreliable. Just can't rely on testimonials."

It is becoming difficult for the medical monopoly to ignore the hundreds of people who insist that laetrile has successfully

controlled their cancer.

Tests indicating laetrile efficacy were conducted by the McLaughlin Foundation (1967), Manfred von Ardenne Research Institute in Dresden, Germany (1974), Sloan Kettering Institute (1974) but the findings were suppressed for more than one year; the University of San Francisco's SCIND laboratories (1971), Pasteur Institute (1971) and many others conducted by physicians and independent researchers.

Despite these well-documented tests, ACS told The SPOTLIGHT, "Nobody has been able to show any objective proof that it has any value. That's it in a nutshell."

When asked if ACS had sponsored any investigations into the claims made for laetrile, the answer was "no."

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DATEBOOK

April 15
TRIM (Tax Reform Immediately) committee will have a dinner at Three Sisters Restaurant, Dover, N.J., 7 p.m. Cost: \$15, per person. Contact Adam Habada, 115 Rt. 46, Rockaway, N.J., 07866. Phone (201) 623-0070.

April 16
An "Anti-Tax Rally" will be held at noon in front of the State House in Trenton, N.J. Call (201) 546-1092.

April 16
Peggy Christensen will speak on W-4 withholding at the Holiday Inn, Bettendorf, Iowa 5-7 and Middle Rd.). Tickets cost \$10. Place advance registration with Harold Francisco, P.O. Box 66, Pleasant Valley, Iowa, 52767. Phone (319) 355-3734.

April 19
The American Independent Party of Missouri will hold a planning meeting for

Support Gun Dealers

Western Missouri in St. Joseph. The meeting will be hosted by the Buchanan County Committee. Contact the AIP, P.O. Box 1705 WPS, St. Joseph, Mo. 64507.

April 23
Tax rebel Marvin Cooley will speak at the Holiday Inn, Moline, Ill., just off I-280 and I-74 near the airport. Cost is \$25 for advance registration or \$35 at the door. Contact Harold Francisco, P.O. Box 66, Pleasant Valley, Iowa, 52767 or phone (319) 355-3734.

April 23-24
The "California Libertarian Alliance" will present "The Future of Freedom" conference at the University of California. Tom Hayden and David Friedman will debate Soviet dissenter Pavel Litvinov, the expelled grandson of Stalin's Soviet foreign minister, Maxim Litvinov will speak. John Matonis will speak on the tax rebellion. Admission: \$15, in advance and \$20, at the door. Student rate: \$7, in advance, \$12, at the door. Send registration fee to "California Libertarian Alliance," P.O. Box 1902, Free Venice, Calif. 90291.

April 27-30
The "Natural Food Associates" will hold their national convention in Evansville, Ind., 9 a.m. at the Executive Inn. Write: NFA, Atlanta, Ga. 7551.

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Amygdalin 25 500 mg tablets	\$12	<input type="checkbox"/>
Amygdalin 100 500 mg tablets	\$40	<input type="checkbox"/>

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Nations' Major Cancer Research Unit Involved in Another Coverup of Tests

The nation's foremost cancer research facility has become involved in yet another attempt to suppress tests that support use of the vitamin laetrile in cancer therapy. Sloan Kettering Memorial Hospital in New York has been accused by its own employees of two separate coverups—one in 1974 and another in December of 1976.

The controversy surrounding the use of laetrile in cancer

therapy continues to grow. Despite plentiful tests that show the substance has anti-cancer qualities, medical officials and the Food and Drug Administration are engaged in a massive effort to stamp out the dangerous drug of apricot smoggers. Laetrile, vitamin B-17, is derived from the seeds of the apricot, and fruit—particularly the apricot—since the substance is relatively simple to manufacture and

would be non-patentable, the super-rich drug companies and the thousands of individuals engaged in the big business of cancer research would have to find honest employment if laetrile were legalized. That's one of the reasons for opposition to this harmless and effective substance.

In 1974 Sloan Kettering sought to "put to rest" the speculation that laetrile was effective. The

tests, conducted by Dr. Kanamaru Sugita, proved what health food "nuts" have said all along—that laetrile works. Officials of the institution decided to suppress the findings, however, employees leaked the results to the Committee for Freedom of Choice in Cancer Therapy—a California-based organization fighting for the legalization of laetrile.

It didn't. SKI officials said that the subsequent tests upheld their original position that laetrile is worthless. But Dr. Sugita, who conducted the first test, was less enthusiastic. "When other people repeat my experiments, they confirm them," said the puzzled scientist.

"I don't ever remember doing experiments that were later not confirmed. It is my belief," he said, "that amygdalin (laetrile) cures metastases (or cancer)."

The battle over laetrile has since not died down. Many people have found themselves facing federal charges as drug smugglers simply because they brought the substance into the U.S. to aid loved ones who are stricken with the dread disease. And regardless of what the government may tell you, cancer is not a disease that can be cured by surgery, radiation treatments or chemotherapy.

No one has explained to their satisfaction as yet, just why they should be denied the right to use the substance. As Bradford points out, the real issue is not whether laetrile has been smuggled into the country or not, or even whether it is any good in cancer treatment. The issue is whether American citizens and their physicians do not have the right to choose an alternative form of treatment.

In view of the charges of withholding evidence concerning the value of laetrile, it would seem the government should finally, once and for all, either prove their charges or give cancer victims the right to take the medicine they want.

The German history in Russia began in the 18th century at the time of Catherine the Great. She originally invited German settlers to homestead in the Volga area. That ethnic group, called the "Volga Germans," formed the "Volga German Republic" after the Bolshevik Revolution.

When Nazi Germany attacked the Soviet Union during World War II, the Volga Germans were all deported to Central Asia, where they still are, for the most part, and where, thanks to their agricultural skills, they have made the dry steppe bloom. They have been largely forced to convert to communism since

Apricot Extract 'Smugglers' Hit; Drugs Condoned

The current controversy over the use of laetrile, vitamin B-17, brings to mind the sorry history of scurvy. From 1800 to 1800 more than 1 million British sailors died of scurvy and it took those 200 years to convince medical authorities that citrus fruit, containing vitamin C, was the cure.

Today, American citizens are being denied the right to ingest vitamin B-17 even though countless testimonials from cancer patients claim to have been cured by the apricot seed extract.

Almost weekly now, you can read statements of the nation, concerning the rapid increase in the use of not only marijuana, but heroin and other hard drugs. For that reason it is difficult to understand why state officials and the federal government are spending millions of dollars to suppress the harmless extract of the apricot seed.

Robert W. Bradford, president of the Committee for Freedom of

Choice in Cancer Therapy, is a defendant in a government-sponsored trial of laetrile smuggling. Bradford calls the move to stamp out laetrile as a cancer cure a federal conspiracy, which so far, he says, has seen the extradition of vitamin distributors, the malicious prosecution of medical doctors, the slandering and libeling of honest citizens, outright acts of physical attack and harassment of medical personnel and serious violations of Constitutional rights.

Says Bradford, "In my arrest for laetrile smuggling, the government used 20 federal agents and 13 undercover cars. It stole my automobile and seized my bank accounts before I was ever charged with anything. My committee insists that laetrile is not a drug, as claimed by the Food and Drug Administration, but a vitamin."

"In fact, it is not an illegal compound at all. The FDA has admitted that laetrile is a shipment and sale through an

This is Liberty Lobby

ROBERT M. BARTELL

Internal regulation, not a law, and in fact both the Fourth Circuit Court of Appeals and an Oklahoma District Court have ordered the FDA to prove position on laetrile, and while doing so, not to interfere with the right of American cancer patients to have access to this substance."

Now, laetrile is sold in more than 30 countries around the world, legally, and Mexico is one of them. Tens of thousands of Americans, some cancer patients, others concerned relatives, have journeyed to Mexico to buy the forbidden substance. Bringing it into the U.S. for yourself, or for another, is considered smuggling by the government, and an intense campaign of forbidding laetrile to Americans is being conducted by agents along the border.

Bradford claims that the federal government itself has admitted using its own agents to

smuggle in the extract of the apricot seed in order to set up the arrests of citizens. For the cancer victims the alternatives to laetrile are surgery, radiation treatments or chemotherapy.

No one has explained to their satisfaction as yet, just why they should be denied the right to use the substance. As Bradford points out, the real issue is not whether laetrile has been smuggled into the country or not, or even whether it is any good in cancer treatment. The issue is whether American citizens and their physicians do not have the right to choose an alternative form of treatment.

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Voga Germans Want to Free Russia

After more than 200 years in Russia, the "Volga Germans" want to emigrate from the Soviet Union and join their relatives in West Germany, Nebraska, Kansas and the Canadian prairie provinces. These ethnic Germans of Russia, as they're also called, want to take advantage of certain provisions of the Helsinki Pact to escape communist tyranny... and we may be of help.

Up to now we've heard mainly about Russian Jews who wish to quit the Soviet Union for Israel... or Russian intellectuals wanting to emigrate for ideological reasons... or rebels like Alexander Solzhenitsyn who were actually expelled—deported—from the Soviet Union.

But what about the other-than-Jews and not so famous, the ordinary folks of Russia who also want out? We've heard very little about them, so we're greatly indebted to "Dagbladet Nyheter," the Stockholm newspaper, for letting us know. A March 8, 1977 dispatch reads, "Ten Soviet citizens of German origin held a demonstration on the Red Square in Moscow on Tuesday morning, brandishing posters showing where they demanded to emigrate."

The story says that many thousands saw the demonstration, and the Soviet police seized a number of Western newsmen who had photographed the event. They included the Moscow correspondents of AFP, the French news agency, who had at first refused to give up his film taken during the demonstration.

The demonstrators were arrested, of course, and as far as is known, they are still being held by Soviet police. All of them were from Soviet Central Asia, and four of them had long sought to emigrate to West Germany, but were turned down. The German history in Russia began in the 18th century at the time of Catherine the Great. She originally invited German settlers to homestead in the Volga area. That ethnic group, called the "Volga Germans," formed the "Volga German Republic" after the Bolshevik Revolution.

Swedes Disillusioned with Socialism

By Philip M. Cross, Member of Congress

After 44 years of a Socialist government, the voters of Sweden have become disillusioned with their expensive and all-embracing welfare state.

The candidates running in Sweden in opposition to the ruling Socialist Party argued that high taxes—which take nearly half the salaries of most workers—as well as the growing bureaucracy have created a society that puts security and welfare ahead of initiative, free choice, and opportunity.

Americans, who have used Sweden as a model of the direction in which our own country should move, should carefully examine the attitudes of the people of that country toward the welfare state under which they have lived for so many years. If they do so, they will find that freedom and

socialism are, in reality, not compatible values.

In an article concerning the Swedish system of taxation, Carl C. Holm, a contributor to a number of magazines in Sweden, including "Contra," and a graduate of the Stockholm School of Economics, notes that:

"In Sweden today, 50.5 per cent of the gross national product is taken up by Social Security and other taxes; another 9.6 per cent goes into the public coffers in the form of customs duties, fees on public services, and interest on government assets.

The total is expected to go to 69.8 per cent by 1980.

The average Swede, Holm points out, earns the equivalent of \$8,800 a year, of which he pays 40 per cent in taxes. His employer pays an extra 28 per cent in payroll taxes and social security dues, and the inflation rate is 10 percent a year. In higher income brackets, the Government takes an ever larger share in taxes.

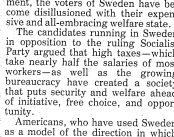
Those private entrepreneurs earning more than \$83,000, for example, are subject to a tax rate of 102 per cent. The celebrated case of movie

producer Ingmar Bergman illustrates the difficulty of keeping even a small portion of the fruits of your labor in today's Sweden.

Holm notes that in Spain:

"The number of Swedish tax refugees is estimated to be several times the number of Spanish political refugees in Sweden."

Now that the people of Sweden have seen fit to express their growing hostility to the ever-advancing welfare state, those in the United States who hold Sweden out as a model should rethink their own position.



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CASE I: PROTEIN
1 Apple sauce
2 Fruit mix
2 Banana slices
1 Apple slices
2 CASE J: VEGETABLES
1 Corn
1 Tomato flakes
1 Nuts
1 Celery
1 Carrot
1 Cut green beans
1 Spinach
1 Potato granules
2 Potato discs
1 Yam flakes
NOTE: T.V.P. = Textured Veg. Protein

1 Raisins
1 Banana slices
CASE N:
1 Shortening
1 Margarine
1 Butter
2 CASE F: PROTEIN
1 Cheddar cheese
CASE G: FRUIT
12 Milk, instant nonfat
CASE I: PROTEIN
1 Apple sauce
2 Fruit mix
2 Banana slices
1 Apple slices
2 CASE J: VEGETABLES
1 Corn
1 Tomato flakes
1 Nuts
1 Celery
1 Carrot
1 Cut green beans
1 Spinach
1 Potato granules
2 Potato discs
1 Yam flakes
NOTE: T.V.P. = Textured Veg. Protein

"DROP-IN" PELLETS WORK

COMPLETE MOTOLAY

"Drop-in" pellets work while you drive! Gives you a car a ring and valve replacing job.

• Better compression
• Better gas mileage
• Less oil burning!
Only one treatment needed.

From
SOS, 130 Third St., S.E.
Washington, D.C. 20003

SOUP TO NUTS

DELUX MODULAR UNIT
Contains 103 Nuts, 10 units in 17 cases (A through O).

CASE A: GRAIN
1 Corn meal
2 Rolled oats
1 Popcorn
1 Case B: GRAIN
1 Spaghetti, cut
1 Spaghetti, whole
1 Case C: F.V.P. PROTEIN
1 Macaroni
1 Case D: F.V.P. PROTEIN
1 Beef T.V.P.
1 Case E: F.V.P. PROTEIN
1 Case F: F.V.P. PROTEIN
1 Case G: F.V.P. PROTEIN
1 Case H: F.V.P. PROTEIN
1 Case I: F.V.P. PROTEIN
1 Case J: F.V.P. PROTEIN
1 Case K: F.V.P. PROTEIN
1 Case L: F.V.P. PROTEIN
1 Case M: F.V.P. PROTEIN
1 Case N: F.V.P. PROTEIN
1 Case O: F.V.P. PROTEIN

FACTS ABOUT DEHYDRATED FOOD

How Does Dehydrated Food Compare With Fresh?

Dehydrated foods have 98% of the nutrients of fresh foods. The process shrinks food consumption, saving much more per can. How Should It Be Stored? Units should be kept in the coolest part of the home. Freezing does not affect the product at all, but heat will reduce vitamin content. How Much Space Is Required? About the same space as a dishwasher, except a little higher. Units come in cartons which may be more than one case to a case (Chicago 36-24).

Change of Address

If you are moving please let us know in advance. Allow three weeks for change.

Name _____
Address _____
City/State/Zip _____

ORDER FORM

(NOTE: All prices subject to change without notice due to critical supply situation. All food shipped via truck freight from Los Angeles, charges collect. The average case weighs 23 lbs. Average cost of one case is Chicago 36-24.)

UNIT/ (Cases A through O)
STANDARD UNIT/ (Cases A through I)
42.86

Individual cases
Case A \$24.55
Case B 27.45
Case C 25.20
Case D 26.20
Case E 68.85
Case F 28.50
Case G 43.80
Case H 45.35
Case I 58.31
Case J 52.75

Supplementary
UNIT/ (Cases A, F, I, & M) 187.25

Individual cases
Case A \$24.55
Case B 27.45
Case C 25.20
Case D 26.20
Case E 68.85
Case F 28.50
Case G 43.80
Case H 45.35
Case I 58.31
Case J 52.75

Make a Treat with Wheat, (includes—copies of) at \$5.50

TOTAL ENCLOSED \$ _____

Send us this entire bottom portion and mail to:

Area code/phone number _____

Letters

ARMS POSTURING

President Carter's bravado in the face of Leonid Brezhnev's bluster over the President's human rights concerns in the Soviet Union may have convinced the American people that the U.S. would "hang tough" in the SALT II talks.

Meanwhile, however, Paul Warnke, our recently and narrowly confirmed Chief SALT II Negotiator, who in the past has had an aversion if not an allergy to virtually every new weapons system we had under development, is predisposed to give away to the Russian bear the last of the "goodies" in our nuclear cupboard.

R. HOHL
Laurel, Md.

EVERYBODY WELCOME

I personally know Negroes who work hard, insist on strict moral standards for their children, hate oppressive "Big Daddy" government and they would be ashamed not to carry their share of the load.

If Negroes and all others who believe as we do are not allowed to join us, then what do we do with them? They are one of us! No better proof of this exists than the article in your March 21 edition, by the Reverend Henry Mitchell, a black. This is the finest, most knowledgeable and intelligent article I have read in years.

R. CARSON
Redondo Beach, Calif.

DON'T BLAME EASTERN

We believe it is important to state that Eastern was not a sponsor of "Tut Gunnar Joe."

In three markets we received a single spot position which was in fact a make-good for a previously

committed broadcast spot that could not be delivered; thus we had to control over program content and an endorsement by Eastern Airlines of the material in the broadcast should be construed from our brief presence as an advertiser.

We are taking up with our advertising agency the question of late make-good spots; we naturally do not want Eastern's name to be associated in this fashion with controversial program material.

WILLIAM H. DOWSE
Eastern Airlines

NEGATIVE POWER

Some of my close friends (for whom I subscribed some time ago) object to the fact that so much of Liberty Lobby's paper, SPOTLIGHT, is so negative (against most everything).

I replied that when "almost everything is wrong," they are only lifting at the many things that are negative already—and that makes SPOTLIGHT look or seem negative; they said "Well, I guess that's true!"

REV. MILTON H. NOTHDIFF
St. Louis, Mo.

(We are opposed to murder, rape, corruption, treason and lies. We are for honesty, lawful government, punishment of criminals and morality. If we are opposed to negative things for positive things, how can we be called negative? We don't think that just being "for" things willilly makes anyone necessarily positive, or just being "against" other things makes anyone negative. It all depends what you're for and what you're against. It seems to us that the people who are for the wrong things and against the right things are the real negative ones.—Ed.)

HONEST FILM IGNORED

I commended you for the honest and accurate concerning the scandal of Senator McCarthy, NBC

could have obtained actual film clips, taken when he was testifying against subversives while in the Senate. Mrs. P. J. SMITH (Chicago)

BACKS ANITA BRYANT

Freedom of speech in America is not dying—it is already dead. Nowhere is this more evident than in the cancellation of Anita Bryant's contract with Singer Sewing Machine Co. because of her opposition to homosexual license.

MRS. MELVIN NOWLIN
Beaverton, Or.

DOUBLE STANDARD

Both the Ford and Carter administrations must be guilty of the greatest double-standard policy in American history. While using every means at their disposal to promote black majority rule in Rhodesia, they hypocritically prohibit white majority rule in America.

KEN CLARK
Cove, Tex.

CODE OF ETHICS

To listen to our elected officials crying over a permissive code of ethics is disgusting. If they weren't searching for a code to cover dishonesty they could open the Bible and find a code of ethics.

PERCY A. CHAPMAN
Eryn, N.Y.

INTERNATIONALISTS

According to "U.S. News and World Report," active or former members of the Trilateral Commission have been appointed to head every key agency involved in mapping U.S. strategy for dealing with the rest of the world.

JOHN J. MURPHY
New York, N.Y.

The Trilateral Commission was organized in 1973 by David Rockefeller, chairman of the Chase Manhattan Bank, with the help of Zbigniew Brzezinski, a specialist on international relations.

EVERYBODY SUFFERED

After watching "Routes," all Christian blacks in the United States should get down on their knees and thank God that their ancestors were brought to America. Several generations of slavery was a small price to pay for the salvation of future generations.

W. J. WORKMAN
Sierra Madre, Calif.

BOOK ON COMMUNISM

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JOHN J. MURPHY
New York, N.Y.

things about his presidential campaign. The SPOTLIGHT has given the press enough dirt on Jimmy that they could use anyone to bury him. So far they've been holding out.

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JOHN J. MURPHY
New York, N.Y.

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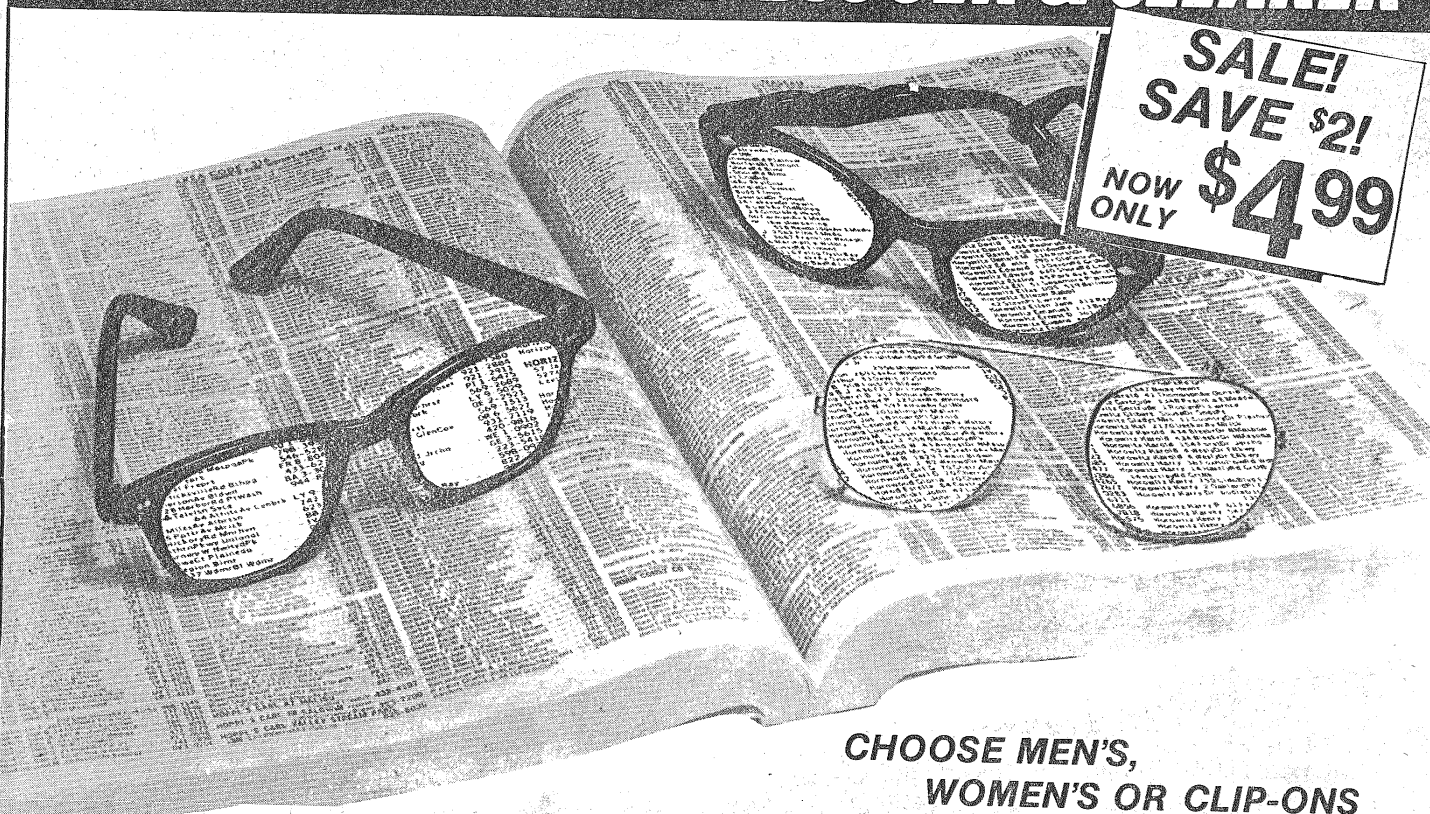
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24-SPOTLIGHT, April 18, 1977

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MAKE SMALL PRINT BIGGER & CLEARER



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